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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/555,227	11/01/2005	Karla S. Colle	2003UR028	4245	
Gerald D Malpass Jr ExxonMobil Upstream Research Company			EXAM	EXAMINER	
			KUGEL, TIMOTHY J		
Corp Ure Sw 348 PO Box 2189		ART UNIT	PAPER NUMBER		
Houston, TX 77252-2189			1796		
			MAIL DATE	DELIVERY MODE	
			02/23/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/555,227 COLLE ET AL. Office Action Summary Examiner Art Unit Timothy J. Kugel 1796 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 09 January 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 21-23 and 26-57 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 21-23 and 26-57 is/are rejected. 7) Claim(s) 37-39,44 and 55-57 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 01 November 2005 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date 01/09/09:02/12/2009.

5) Notice of Informal Patent Application

6) Other:

Art Unit: 1796

DETAILED ACTION

1. Claims 21-23 and 26-57 are pending as amended on 29 October 2008.

2. A request for continued examination under 37 CFR 1.114, including the fee set

forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set

forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action

has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9

January 2009 has been entered.

3. During the telephonic interview summarized in the paper mailed 16 January

2009, applicant indicated that a filing countering the examiner's inherency position in

regard to Patent 4,072,607 (Schiller hereinafter) and making a showing of unexpected

results in regard to the molecular weight distribution of the polymers to distinguish over

US Patent 6,222,083 (Colle '083 hereinafter) was to be filed shortly; However, no further

filing has been received.

In order to preserve applicant's right to have such entered, while technically

qualifying to be made final, this Office action has been held as non-final.

4. The text of those sections of Title 35, U.S. Code not included in this action can

be found in a prior Office action.

Art Unit: 1796

Information Disclosure Statement

The information disclosure statements submitted on 9 January 2009 and 12
 February 2009 are in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner has considered the information disclosure statements.

Applicant has submitted International Patent Application Publication WO 2005/026291 without listing it on an information disclosure statement. As a courtesy to applicant and in the interest of compact prosecution, this reference has been considered and is listed on the Notice of References Cited form PTO-892 attached to this Office action.

It is noted that applicant has submitted three information disclosure statements citing 68 references covering 820 pages of text.

Claim Objections

6. Claims 38, 39, 44 and 55-57 stand objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claims, or amend the claims to place the claims in proper dependent form, or rewrite the claims in independent form.

Each of claims 38 and 56 recite the limitation "wherein said polymer exhibits only a single minimum point between only two peaks on said molecular weight distribution curve." However, claims 37 and 55, from which claims 38 and 56 depend respectively, limit the molecular weight distribution curve to "two or more minimum points between three or more peaks" (emphasis added).

Art Unit: 1796

Claims 37-39 and 55-57 all require the molecular weight to have three or more maxima; however, since claims 26 and 40, from which claims 37 and 55 depend respectively, require the molecular weight to be bimodal—which requires two maxima.

Claim 44 recites the limitation "wherein the polymer is a blend of a highmolecular weight component and a low-molecular weight component of the same
polymer." However, claim 40, from which claim 44 depends requires a bimodal
molecular weight distribution—which implies a high and low molecular weight
component—of a single polymer.

Claim Rejections - 35 USC § 102 and or 35 USC § 103

 Claims 21-23 are rejected under 35 USC 102(b) as being anticipated by, or in the alternative under 35 USC 103(a) as being unpatentable over US Patent 4,072,607 (Schiller hereinafter).

Schiller teaches a treating a petroleum oil field fluid to inhibit scale or precipitate (Column 1 Lines 7-13 and Column 2 Lines 3-6) with an aqueous composition prepared from an acrylamide containing polymer having a bi- or poly-modal molecular weight distribution wherein at least 60% of the polymer has a molecular weight of about 500 to about 2000 and at least about 10% of the polymer has a molecular weight of about 4000 to about 12000 (Column 2 Lines 25-63, Figure 1 and Figure 2) and wherein the molecular weight distribution curve shows either at least two peaks with minimums between (Figure 1) or a single minimum point between about 4000 and about 7500 with two peaks on either side of the minimum point (Figure 2).

Art Unit: 1796

Since Schiller teaches the same composition as claimed, the ability to inhibit clathrate hydrates of the Schiller composition would inherently be the same as claimed. If there is any difference between the product of Schiller and the product of the instant claims the difference would have been minor and obvious. "Products of identical chemical composition can not have mutually exclusive properties." A chemical composition and its properties are inseparable. Therefore, if the prior art teaches the identical chemical structure, the properties applicant discloses and/or claims are necessarily present. See MPEP 2112.01(I), In re Best, 562 F2d at 1255, 195 USPQ at 433, Titanium Metals Corp v Banner, 778 F2d 775, 227 USPQ 773 (Fed Cir 1985), In re Ludtke, 441 F2d 660, 169 USPQ 563 (CCPA 1971) and Northam Warren Corp v D F Newfield Co, 7 F Supp 773, 22 USPQ 313 (EDNY 1934).

Where applicant claims a composition in terms of a function, property or characteristic and the composition of the prior art is the same as that of the claim but the function is not explicitly disclosed by the reference, the examiner may make a rejection under both 35 USC 102 and 103. "There is nothing inconsistent in concurrent rejections for obviousness under 35 USC 103 and for anticipation under 35 USC 102."

See MPEP 2112(III) and *In re Best.* 562 F2d at 1255. 195 USPO at 433.

 Claims 21-23 and 26-39 stand rejected under 35 USC § 103(a) as being unpatentable over Colle '083 in view of Schiller.

Colle '083 discloses a method of inhibiting hydrate formation in a petroleum fluid stream comprising the use of a aqueous polymer composition wherein the polymer may Art Unit: 1796

comprise acrylamide, amides or esters of acyldehydroalanine, N-vinyl amide, N-allyl amide, maleimide, vinyl oxazoline, N-isopropyl methacrylamide or N-vinyl caprolactam as detailed above.

Colle '083 does not disclose expressly the polymer having a bi- or poly-modal molecular weight distribution as instantly claimed.

Schiller teaches a treating a petroleum oil field fluid to inhibit scale or precipitate with an aqueous composition prepared from an acrylamide containing polymer having a bimodal molecular weight distribution wherein at least 60% of the polymer has a molecular weight of about 500 to about 2000 and at least about 10% of the polymer has a molecular weight of about 4000 to about 12000 and wherein the molecular weight distribution curve shows either at least two peaks with minimums between or a single minimum point between about 4000 and about 7500 with two peaks on either side of the minimum point as detailed above.

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to ensure the polymers of Colle '083 where in the bi-, or poly-modal molecular weight distribution of Schiller. The rationale to do so would have been the motivation provided by the teaching of Schiller that the molecular weight distribution as such resulted in a synergistically better scale and precipitate inhibition (Schiller Column 3 Lines 3-7).

 Claims 26-39 stand rejected under 35 USC § 103(a) as being unpatentable over Schiller as applied to claims 21-23 above in view of Colle '083 hereinafter).

Art Unit: 1796

Schiller teaches a treating a petroleum oil field fluid to inhibit scale or precipitate with an aqueous composition prepared from an acrylamide containing polymer having a bi- or poly-modal molecular weight distribution wherein at least 60% of the polymer has a molecular weight of about 500 to about 2000 and at least about 10% of the polymer has a molecular weight of about 4000 to about 12000 and wherein the molecular weight distribution curve shows either at least two peaks with minimums between or a single minimum point between about 4000 and about 7500 with two peaks on either side of the minimum point as detailed above.

Schiller does not disclose expressly the use of polymers comprising amides or esters of acyldehydroalanine, N-vinyl amide, N-allyl amide, maleimide, vinyl oxazoline, N-isopropyl methacrylamide or N-vinyl caprolactam.

Colle '083 discloses a method of inhibiting hydrate formation in a petroleum fluid stream (Column 1 Lines 10-27 and Column 2 Lines 2-7) comprising the use of a aqueous polymer composition wherein the polymer may comprise acrylamide—as taught by Schiller—amides or esters of acyldehydroalanine, N-vinyl amide, N-allyl amide, maleimide, vinyl oxazoline, N-isopropyl methacrylamide or N-vinyl caprolactam (Column 2 Lines 24-33, Column 3 Lines 32-44 and Column 9 Lines 4-22).

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to replace the acrylamide containing polymer of Schiller with the amide or ester of acyldehydroalanine, N-vinyl amide, N-allyl amide, maleimide, vinyl oxazoline, N-isopropyl methacrylamide or N-vinyl caprolactam comprising polymers of Colle '083.

The rationale to do so would have been the motivation provided by the teaching of Colle

Art Unit: 1796

'083 that such are functional equivalents and would therefore predictably inhibit scale or precipitate in petroleum fluid streams.

Claims 40-57 stand rejected under 35 USC § 103(a) as being unpatentable over
 Colle '083 in view of Schiller as applied to claims 21-23 and 26-39 above in further view
 of US Patent 6,028,233 (Colle '233 hereinafter).

Colle '083 and Schiller combine to teach a method of inhibiting hydrate formation in a petroleum fluid stream comprising the use of a aqueous polymer composition wherein the polymer may comprise acrylamide, amides or esters of acyldehydroalanine, N-vinyl amide, N-allyl amide, maleimide, vinyl oxazoline, N-isopropyl methacrylamide or N-vinyl caprolactam having a bimodal or polymodal molecular weight wherein at least 60% of the polymer has a molecular weight of about 500 to about 2000 and at least about 10% of the polymer has a molecular weight of about 4000 to about 12000 and wherein the molecular weight distribution curve shows either at least two peaks with minimums between or a single minimum point between about 4000 and about 7500 with two peaks on either side of the minimum point as detailed above.

Neither Colle '083 nor Schiller disclose expressly N-isopropyl methacrylamide as instantly claimed.

Colle '233 teaches a treating a petroleum oil field fluid to inhibit clathrate scale with an aqueous composition comprising acrylamide, N-vinyl acrylamide, N-allyl amide or N-isopropyl methacrylamide (Abstract).

Art Unit: 1796

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to include the N-isopropyl methacrylamide of Colle '233 in the process of Colle '083 and Schiller. The rationale to do so would have been the motivation provided by the teaching of Colle '233 that N-isopropyl methacrylamide is functionally equivalent to the polymers of Colle '083 and Schiller.

Claims 26-39 stand rejected under 35 USC § 103(a) as being unpatentable over
 Schiller in view of Colle '233.

Schiller teaches a treating a petroleum oil field fluid to inhibit scale or precipitate with an aqueous composition prepared from an acrylamide containing polymer having a bi- or poly-modal molecular weight distribution wherein at least 60% of the polymer has a molecular weight of about 500 to about 2000 and at least about 10% of the polymer has a molecular weight of about 4000 to about 12000 and wherein the molecular weight distribution curve shows either at least two peaks with minimums between or a single minimum point between about 4000 and about 7500 with two peaks on either side of the minimum point as detailed above.

Schiller does not disclose expressly the use of N-isopropyl methacrylamide polymer.

Colle '233 discloses a method of inhibiting hydrate formation in a petroleum fluid stream comprising the use of a aqueous polymer composition wherein the polymer may comprise acrylamide—as taught by Schiller—or N-isopropyl methacrylamide (Abstract).

Art Unit: 1796

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to replace the acrylamide containing polymer of Schiller with the N-isopropyl methacrylamide polymer of Colle '233. The rationale to do so would have been the motivation provided by the teaching of Colle '233 that such are functional equivalents and would therefore predictably inhibit scale or precipitate in petroleum fluid streams.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy J. Kugel whose telephone number is (571) 272-1460. The examiner can normally be reached on 5:30 AM - 4:00 PM Monday - Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James J. Seidleck can be reached on (571) 272-1078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1796

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Timothy J. Kugel/ Primary Examiner, Art Unit 1796